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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference C1-A0505P	FOR FURTHER ACTION	See item 4 below	
International application No. PCT/JP2006/309890	International filing date (day/month/year) 18 May 2006 (18.05.2006)	Priority date (day/month/year) 18 May 2005 (18.05.2005)	
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237			
Applicant THE UNIVERSITY OF TOKUSHIMA			

1.	This international preliminary report on patentability (Chapter I) is issued by the International Bureau on behalf of the International Searching Authority under Rule 44 <i>bis.</i> 1(a).					
2.	This REPORT consists of a total of 5 sheets, including this cover sheet.					
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.					
3.	3. This report contains indications relating to the following items:					
	Box No. I	Basis of the report				
	Box No. II	Priority				
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability				
	Box No. IV	Lack of unity of invention				
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement				
	Box No. VI	Certain documents cited				
	Box No. VII	Certain defects in the international application				
	Box No. VIII	Certain observations on the international application				
4.		communicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority				
		Date of issuance of this report 19 November 2007 (19.11.2007)				

Authorized officer

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Masashi Honda

Facsimile No. +41 22 338 82 70 Form PCT/IB/373 (January 2004)

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1211 Geneva 20, Switzerland

PATENT COOPERATION TREATY

From the		IAL SEARCIIIN	IG AUTIIORI	TY			TANC.
То:							PCT PCT
					INTER		ITTEN OPINION OF THE ONAL SEARCHING AUTHORITY
							(PCT Rule 43his.1)
					Date of maili		
Applica	nt's or a	gent's file referenc	ce		FOR FURT	HER A	CTION
C1-	A050)5P				:	See paragraph 2 below
	_	plication No. 2006/3098		International filing date 18.05.2006	(day/month/year	/month/year) Priority date (day/month/year) 18.05.2005	
A61	International Patent Classification (IPC) or both national classification and IPC A61K39/395 (2006.01), A61K38/21 (2006.01), A61P1/04 (2006.01), A61P1/16 (2006.01), A61P3/10 (2006.01), A61P7/06 (2006.01),						
	Applicant THE UNIVERSITY OF TOKUSHIMA						
1.	This c	pinion contains in	ndications relati	ing to the following item	s:		
	\boxtimes	Box No. I					
	Box No. II Priority			gard to novelty, inventive step and industrial applicability			
	Box No. III Non-establishment of opinion with reg Box No. IV Lack of unity of invention			gard to noverty, inventive step and industrial apprealming			
				s.1(a)(i) with regard to novelty, inventive step or industrial ons supporting such statement			
		Box No. VI	Certain docu	ments cited			
		Box No. VII	Certain defec	ets in the international ap	plication		
	Box No. VIII Certain observations on the international			nal application			
2.	FIIRT	THER ACTION					
2. FURTHER ACTION If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.							
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.							
	For further options, see Form PCT/ISA/220.						
3. For further details, see notes to Form PCT/ISA/220.							
Name and mailing address of the ISA/JP Date of completion				Date of completion	of this opinion	Autho	rized officer
Facsimile No.						Telepl	none No.

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2006/309890

Box	x No. I	Basis of this opinion
1.	With	regard to the language, this opinion has been established on the basis of:
	\boxtimes	the international application in the language in which it was filed
		the translation of the international application into
2.		regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed nation, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
		table(s) related to the sequence listing
	b.	format of material
		on paper
		in electronic form
	c.	time of filing/furnishing
		contained in the international application as filed
		filed together with the international application in electronic form
		furnished subsequently to this Authority for the purposes of search
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Add	tional comments:

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.
PCT/JP2006/309890

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement				
	Novelty (N	J)	Claims		YES
			Claims	1-13	NO
	Inventive s	step (IS)	Claims		YES
			Claims	1-13	. NO
	Industrial a	applicability (IA)	Claims	1-13	YES
			Claims		NO

2. Citations and explanations:

The following documents have been shown in the ISR.

Document 1: Dinara Daniel et al., Pathway of Apoptosis Induced in Jurkat T Lymphoblasts by Anti-HLA Class I Antibodies, Human Immunology, Vol. 65, pages 189 to 199, 2004 (see, particularly, page 197, left column, line 1 to right column, line 8)

Document 2: Giuliana Cangemi et al., IFN-α mediates the up-regulation of HLA class I on melanoma cells without switching proteasome to immunoproteasome, International Immunology, Vol. 15, No. 12, pages 1415 to 1421, 2003 (see, particularly, page 1416, left column, lines 22 to 24) Document 3: O.R.Burrone et al., Stimulation of HLA-A, B, C by IFN-α. The derivation of Molt 4 variants and the differential expression of HLA-A, B, C subsets, The EMBO Journal, Vol. 4, No. 11, pages 2855 to 2860, 1085 (see, particularly, page 5, Table I.)

Document 4: Naoki Kimura et al., 2D7 diabody bound to the α2 domain of HLA class I efficiently induced caspase-independent cell death against malignant and activated lymphoid cells, Biochemical and Biophysical Research Communications, Vol. 325, pages 1201 to 1209, 2004 Document 5: Laurent Genestier et al., Fas-Independent Apoptosis of Activated T Cells Induced by

Antibodies to the HLA Class I α1 Domain, Blood, Vol. 90, No. 9, pages 3629 to 3639, 1997

Document 1 describes that the anti-HLA class I antibody is useful for inducing cell death to treat the tumor and that since expression of HLA is reduced in the tumor, expression of these tumor tissue compatible conjugates should be restored by a cytokine such as interferon γ .

Accordingly, document 1 can be considered to describe that the interferon is used in combination for enhancing the cell death induction action of the anti-IILA class I antibody when the anti-IILA class I antibody is used as a medicine for inducing cell death to treat the tumor.

Therefore, the subject matters of claims 1-13 of this international application do not appear to be novel or to involve an inventive step in view of document 1.

In this connection, claims 1-13 do not describe that interferon α is used as an interferon and a specific antibody is used as the anti-HLA class I antibody, but documents 2 and 3 each describe that interferon α up-regulates expression of HLA class I on the cell as interferon γ does, and documents 4 and 5 each describe that various kinds of HLA class I antibodies disclosed in the specification of this international application induce cell death in the tumor. Therefore, these aspects are obvious to a person skilled in the art although they are specified in the claims from documents 1-5.

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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/JP2006/309890

Supplemental Box				
In case the space in any of the preceding boxes is not sufficient. Continuation of: Int.Cl.				
A61P17/06(2006.01),	A61P21/04(2006.01),			
A61P25/00(2006.01),	A61P29/00(2006.01),			
A61P35/00(2006.01),	A61P35/02(2006.01),			
A61P37/02(2006.01),	A61P43/00(2006.01)			